GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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Short Title:

H.B. 835
Apr 16, 2019
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40355-MGa-94

Expand Human Relations Commn. EEOC Authority.

(Public)

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	Sponsors: Representative Floyd.
	Referred to:
1	A BILL TO BE ENTITLED
2	AN ACT TO DIRECT THE HUMAN RELATIONS COMMISSION TO SEEK EQUAL
3	EMPLOYMENT OPPORTUNITY STATUS AS A FAIR EMPLOYMENT PRACTICE
4	AGENCY PURSUANT TO TITLE VII OF THE FEDERAL CIVIL RIGHTS ACT OF 1964.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. G.S. 143-422.3 is repealed.
7	SECTION 2. Article 49A of Chapter 143 of the General Statutes is amended by
8	adding two new sections to read:
9	" <u>§ 143-422.4. Role as deferral agency.</u>
10	(a) The Human Relations Commission is designated to serve as the State's deferral
11	agency for cases deferred by the Equal Employment Opportunity Commission to the Human
12	Relations Commission as provided in Section 706 of the Civil Rights Act of 1964, 42 U.S.C. §
13	2000e-5, for charges filed by an employee of an employer that regularly employs 15 or more
14	employees.
15	(b) The Human Relations Commission is authorized and directed to contract with the
16	Equal Employment Opportunity Commission to serve as a deferral agency and to carry out the
17	functions of a deferral agency. As provided in the contract between the Human Relations
18	Commission and the Equal Employment Opportunity Commission, a deferred charge for
19	purposes of 42 U.S.C. § 2000e-5(c) or (d) is a charge that is filed by a person employed and
20	alleges an unlawful employment practice prohibited under federal law. A deferred charge may
21	be filed with either agency. The date a deferred charge is filed with either agency is considered
22	to be a commencement of proceedings under State law for purposes of 42 U.S.C. § 2000e-5(c)
23	$\underline{\text{or}(d)}$.
24 25	(c) <u>The standards of confidentiality established by federal statute or regulation for</u> discrimination charges applies to deferred cases investigated or heard by the Human Relations
25 26	Commission. Nothing in this section shall be construed as limiting the authority or right of any
20 27	federal agency to act under any federal statute or regulation.
28	(d) This section shall be broadly construed to further the general purposes stated in this
20 29	section and the specific purposes of the particular provisions involved.
30	(e) This section does not apply to charges filed by State or local government employees
31	covered under Chapter 126 of the General Statutes.
32	"§ 143-422.5. Enforcement.
33	(a) Any person who claims to have been injured by an unlawful discriminatory
34	employment action may file a complaint with the Human Relations Commission. Complaints
35	shall (i) be in writing, (ii) state the facts upon which the allegation of an unlawful discriminatory
36	employment action is based, and (iii) contain such other information and be in such form as the



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1 Commission requires. Within 10 days after receipt of the complaint, the Director of the 2 Commission shall serve on the respondent a copy of the complaint and a notice advising the 3 respondent of all procedural rights and obligations under this Article. Within 10 days after receipt 4 of the complaint, the Director of the Commission shall serve on the complainant a notice 5 acknowledging the filing of the complaint and informing the complainant of the time limits and 6 choice of forums under this Article. 7 No complaint may be filed with the Commission under this section during any period (b) 8 in which the Commission is not authorized to act as a deferral agency as provided in Section 706 9 of the Civil Rights Act of 1964, 42 U.S.C. § 2000e-5. 10 A complaint under subsection (a) of this section shall be filed within 180 days after (c) 11 the date the alleged unlawful discriminatory employment action occurred. A respondent may file an answer to the complaint within 10 days after receiving a copy of the complaint. With the leave 12 of the Commission, which shall be granted whenever it would be reasonable and fair to do so. 13 14 the complaint and the answer may be amended at any time. Complaints and answers shall be 15 verified. The Commission shall dismiss an untimely complaint. Complaints may be resolved at any time by informal conference, conciliation, or 16 (d) 17 persuasion. Nothing said or done in the course of such informal procedure may be made public 18 by the Commission or used as evidence in a subsequent proceeding under this Article without 19 the written consent of the person concerned. 20 (e) Within 30 days after the filing of the complaint, the Commission shall commence an 21 investigation of the complaint to ascertain the facts relating to the alleged unlawful 22 discriminatory employment action. If the complaint is not resolved before the investigation is 23 complete, upon completion of the investigation, the Commission shall determine whether or not 24 there are reasonable grounds to believe that an unlawful discriminatory employment action has 25 occurred. The Commission shall make a determination within 90 days after the filing of the 26 complaint. If the Commission is unable to complete the investigation and issue a determination 27 within 90 days after the filing of the complaint, the Commission shall notify the complainant and 28 respondent in writing of the reasons for not doing so. If the Commission concludes at any time 29 following the filing of a complaint under this section that prompt judicial action is necessary to 30 carry out the purposes of this Article, the Commission may commence a civil action for, and the 31 court may grant, appropriate temporary or preliminary relief pending final disposition of the 32 complaint. Any temporary restraining order or other order granting preliminary or temporary 33 relief shall be issued in accordance with G.S. 1A-1, et seq., Rules of Civil Procedure. The 34 commencement of a civil action under this subsection does not affect the continuation of the 35 Commission's investigation or the initiation of a separate civil action pursuant to other 36 subsections of this section. 37 (f) If the Commission finds no reasonable ground to believe that an unlawful 38 discriminatory employment action has occurred, it shall dismiss the complaint and issue to the 39 complainant a right-to-sue letter which will entitle the complainant to bring a civil action in 40 superior court in accordance with the provisions of subsection (j) of this section. 41 If the Commission finds reasonable grounds to believe that an unlawful (g) 42 discriminatory employment action has occurred or is about to occur, it shall proceed to try to 43 resolve the dispute by informal conference, conciliation, or persuasion. Each conciliation 44 agreement arising out of conciliation efforts by the Commission, whether reached before or after 45 the Commission makes a determination of the complaint pursuant to subsection (e) of this 46 section, shall be: 47 An agreement between the respondent and the complainant and shall be (1)48 subject to the approval of the Commission. The Commission may also be a 49 party to such conciliation agreements; and

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1	(2) Made public unless the complainant and respondent otherwise	se agree, and the
2	Commission determines that disclosure is not required to furt	
3	of this Article.	* *
4	(h) If the Commission is unable to resolve the allegations set forth in the	the complaint, it
5	shall notify the parties in writing that conciliation efforts have failed.	-
6	(i) <u>A complainant may make a written request to the Commission for a r</u>	ight-to-sue letter
7	under either of the following circumstances:	-
8	(1) Within 10 days following the receipt of a notice of conciliation	on failure.
9	(2) After 130 days following the filing of a complaint, if the Con	<u>nmission has not</u>
0	issued a notice of conciliation failure.	
1	Upon receipt of a timely request, the Commission shall issue to the complaina	nt a right-to-sue
2	letter which will enable the complainant to bring a civil action in superior cou	rt in accordance
3	with the provisions of subsection (j) of this section.	
4	(j) <u>A civil action brought by a complainant pursuant to subsection (f) or</u>	(i) of this section
5	shall be commenced within one year after the right-to-sue letter is issued. The	court may grant
6	relief as it deems appropriate, including any permanent or temporary injunc	ction, temporary
7	restraining order, or other order. The court may also award actual and punitive	e damages to the
8	plaintiff and court costs and reasonable attorneys' fees to the prevailing party; pro	ovided, however,
9	that a prevailing respondent may be awarded court costs and reasonable attorney	s' fees only upon
20	a showing that the case is frivolous, unreasonable, or without foundation.	
21	(k) After the Commission has issued a notice of conciliation fail	ure pursuant to
22	subsection (h) of this section and if the complainant does not request a right-to-su	ie letter pursuant
23	to subsection (i) of this section, the complainant, the respondent, or the Comm	ission may elect
24	to have the claims and issues asserted in the reasonable grounds determination of	lecided in a civil
25	action commenced and maintained by the Commission.	
6	(1) An election for a civil action under this subsection shall be m	
27	20 days after an electing complainant or respondent receiv	
28	conciliation failure, or if the Commission makes the election	
29	20 days after the notice of conciliation failure is issued. A	-
30	respondent who makes an election for a civil action pursuant t	
81	shall give notice to the Commission. If the Commission mak	es an election, it
32	shall notify all complainants and respondents of the election.	
33	(2) If an election is made under this subsection, no later than ϵ	
34	election is made, the Commission shall commence a civil a	
5	court in its own name on behalf of the complainant. In suc	
6	Commission shall be represented by an attorney em	ployed by the
37	Commission, and G.S. 114-2 does not apply.	
38	In a civil action brought under this subsection, the court may grant relief as it de	
<u>89</u>	including any permanent or temporary injunction, temporary restraining order, o	
40	relief and may award to any person aggrieved by an unlawful discriminatory em	· ·
41 12	compensatory and punitive damages. Parties to a civil action brought pursuan	
42	shall have the right to a jury trial as provided for by the North Carolina Rules of	
13	(1) <u>After the Commission has issued a notice of conciliation fail</u>	
14 1 7	subsection (h) of this section, if the complainant does not request a right-to-sue	-
15 16	subsection (i) of this section, and if an election for a civil action is not m	-
16 17	subsection (k) of this section, the Commission shall apply to the Director of Administrative law index to prove the design of an administrative law index to prove the design of an administrative law index to prove the design of an administrative law index to prove the design of a section of	
17 10	Administrative Hearings for the designation of an administrative law judge to pre-	-
48 40	of the case. Upon receipt of the application, the Director of the Office of Administrative law index to have the case	suauve Hearings
49 50	shall, without undue delay, assign an administrative law judge to hear the case.	of Antiala 24 of
50 51	(1) All hearings shall be conducted pursuant to the provisions of Chapter 150P of the Congred Statutes, except that the case is	
51	Chapter 150B of the General Statutes, except that the case i	n support of the

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1		complaint shall be presented at the hearing b	y the Commission's attorney or
2		agent, and G.S. 114-2 shall not apply. The	parties to the complaint shall
		otherwise be given an opportunity to participa	ate in the hearing as provided in
		<u>G.S. 150B-40(a).</u>	
	<u>(2)</u>	The administrative law judge assigned to	hear a case pursuant to this
		subsection shall sit in place of the Commission	-
		a presiding officer in a contested case under	
		the General Statutes. The administrative law	-
		decision, which shall contain proposed finding	
		of law, and proposed relief, if appropriate.	
		final decision only after carefully revi	-
		administrative law judge's proposal for deci	
		proposal for decision is served on the parties a	
		party to file exceptions and proposed findings	
		written arguments to the Commission.	<u>-</u>
	(3)	The Commission's final decision may be mad	le by a panel consisting of three
	<u></u>	Commission members appointed by the chairp	
		Commission, in its final decision, finds that	
		about to violate this Chapter, it may order such	÷
		including payment to the complainant by th	• • •
		damages and injunctive or other equitable relie	
		also assess a civil penalty against the responde	
		<u>a.</u> In an amount not exceeding ten tho	
		respondent has not been adjudged	
		unlawful discriminatory employment a	• •
		b. In an amount not exceeding twenty-fiv	
		the respondent has been adjudged	
		unlawful discriminatory employmen	
		period ending on the date of the filing	
		c. In an amount not exceeding fifty the	▲ · · · · · · · · · · · · · · · · · · ·
		respondent has been adjudged to h	
		unlawful discriminatory employment	
		period ending on the date of the filing	
		If the acts constituting the unlawful discrimin	-
		the object of the complaint are committed by t	
		been previously adjudged to have committee	-
		discriminatory employment action, then the	-
		sub-subdivisions b. and c. of subdivision (
		imposed without regard to the period of time	•
		discriminatory employment action occurred	• •
		penalties assessed pursuant to this subdivisio	-
		Penalty and Forfeiture Fund in accordance wi	
	(m) Any p	person aggrieved by the final agency decision for	
		w in accordance with the provisions of G.S. 1	
	•	view proceeding may do any of the following:	<u>500 45 through 0.5. 1500 52.</u>
	<u>(1)</u>	Affirm, modify, or reverse the Commission	's decision in accordance with
	<u>(1)</u>	G.S. 150B-51.	is decision in accordance with
	(2)	Remand the case to the Commission for furthe	er proceedings
	$\frac{(2)}{(3)}$	Grant to any party such temporary relief, restr	
	(5)	deems appropriate.	aming order, or other order as It
		ucents appropriate.	

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1	(4) Issue an order to enforce the Commission's order to the extent that the order
2	is affirmed or modified.
3	(n) If, within 30 days after service on the parties of the Commission's decision and order
4	following a hearing, no party has petitioned for judicial review, the Commission or the person
5	entitled to relief may file a certified copy of the Commission's final order with the clerk of
6	superior court in the county where the unlawful discriminatory employment action occurred.
7	Upon such a filing, the clerk of the court shall enter an order enforcing the Commission's final
8	order."
9	SECTION 3. There is appropriated from the General Fund to the Department of
10	Administration, Human Relations Commission, the sum of seven hundred eighty-eight thousand
11	seventy-six dollars (\$788,076) in recurring funds for the 2019-2020 fiscal year and the sum of
12	seven hundred eighty-eight thousand seventy-six dollars (\$788,076) in recurring funds for the
13	2020-2021 fiscal year. These funds shall be used to implement the provisions of Section 2 of this
14	act and to fund the following new positions within the Human Relations Commission:
15	(1) Program Assistant IV.
16	(2) Human Relations Specialist I.
17	(3) Human Relations Specialist I.
18	(4) Administrative Assistant.
19	SECTION 4. Section 3 of this act becomes effective July 1, 2019. The remainder of
20	this act becomes effective January 1, 2020.